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1 2 3 4 5 6 7	RICK D. ROSKELLEY, ESQ., Bar # 3192 RACHEL R. SILVERSTEIN, ESQ., Bar #11 LITTLER MENDELSON, P.C. 3960 Howard Hughes Parkway Suite 300 Las Vegas, NV 89169-5937 Telephone: 702.862.8800 Fax No.: 702.862.8811 email: rroskelley@littler.com email: rsilverstein@littler.com Attorneys for Consolidated Defendants	057		
8	LINITED STA	TES DISTRICT COURT		
	UNITED STATES DISTRICT COURT			
10	DISTRICT OF NEVADA			
11	TRUSTEES OF THE NEVADA RESORT ASSOCIATION - INTERNATIONAL	C N 2.12 00040 ADC DAL		
12 13 14 15 16 17 18 19 20 21	ALLIANCE OF THEATRICAL STAGE EMPLOYEES AND MOVING PICTURE MACHINE OPERATORS OF THE UNITED STATES AND CANADA, LOCAL 720, PENSION TRUST; TRUSTEES OF THE NEVADA RESORT ASSOCIATION - INTERNATIONAL ALLIANCE OF THEATRICAL STAGE EMPLOYEES AND MOVING PICTURE MACHINE OPERATORS OF THE UNTIED STATES AND CANADA, LOCAL 720, WAGE DISABILITY TRUST; AND TRUSTEES OF THE NEVADA RESORT ASSOCIATION - INTERNATIONAL ALLIANCE OF THEATRICAL STAGE EMPLOYEES AND MOVING PICTURE MACHINE OPERATORS OF THE UNITED STATES AND CANADA, LOCAL 720, APPRENTICE AND JOURNEYMAN TRAINING AND EDUCATION TRUST,	Case No. 2:13-cv-00040-APG-PAL Consolidated with: Case No.: 2-13-cv-00042-APG-PAL Case No.: 2-13-cv-00043-APG-PAL Case No.: 2-13-cv-00046-APG-PAL Case No.: 2-13-cv-00047-APG-PAL STIPULATION AND ORDER TO EXTEND STAY FOR THREE WEEKS PENDING SETTLEMENT NEGOTIATIONS		
23 24	Plaintiffs, vs.			
25	HARRAH'S LAS VEGAS, LLC f/k/a HARRAH'S LAS VEGAS, INC., d/b/a HARRAH'S LAS VEGAS, a Nevada			
26	limited-liability company,			
27	Defendant.			
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1	FLAMINGO LAS VEGAS OPERATING COMPANY, LLC f/k/a PARK PLACE		
2	ENTERTAINMENT CORPORATION d/b/a FLAMINGO HILTON – LAS		
3	VEGAS, a Nevada limited-liability		
4	company, Defendant.		
5	DESERT PALACE, INC. d/b/a CAESARS		
6	PALACE, a Nevada corporation,		
7	Defendant.		
8	PARIS LAS VEGAS OPERATING COMPANY, LLC f/k/a PARBALL		
9	CORPORATION d/b/a PARIS, LLC, a Nevada limited-liability company,		
10	Defendant.		
11	PARBALL CORPORATION d/b/a BALLY'S LAS VEGAS, a Nevada		
	FARDALL CURPURATION 0/0/8		

Defendant.

Consolidated Defendants Harrah's Las Vegas, LLC; Flamingo Las Vegas Operating Company, LLC; Desert Palace, Inc.; Paris Las Vegas Operating Company, LLC; and Parball Corporation (collectively "Consolidated Defendants") and Plaintiffs, Trustees Of The Nevada Resort Association - International Alliance Of Theatrical Stage Employees And Moving Picture Machine Operators Of The United States And Canada, Local 720, Pension Trust; Trustees Of The Nevada Resort Association - International Alliance Of Theatrical Stage Employees And Moving Picture Machine Operators Of The United States And Canada, Local 720, Wage Disability Trust; And Trustees Of The Nevada Resort Association - International Alliance Of Theatrical Stage Employees And Moving Picture Machine Operators Of The United States And Canada, Local 720, Apprentice And Journeyman Training And Education Trust ("Plaintiffs") by and through their respective counsel, hereby stipulate as follows:

1. The Parties jointly moved for a stay of proceedings for thirty (30) days on December 31, 2015. (Dkt. No. 81.) The Court granted that Motion on January 15, 2016. (Dkt. No. 82.) That stay expires on February 3, 2016. (*Id.*)

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1	2.	Over the last several w	veeks, the Parties have engaged in multiple rounds of settlement	
2	negotiations.	gotiations. The Parties are in agreement that significant progress has been made during those		
3	negotiations, and it is well within the realm of possibilities that this case can be resolved short of			
4	trial.			
5	3.	The Parties agree that	it would be advantageous to avoid incurring additional fees and	
6	costs while attempting to resolve this case and, thus, are in agreement that a three-week extension of			
7	the stay is appropriate.			
8	4. This request is not made for purpose of delay, but rather is intended to permit the			
9	Parties' time and resources to be devoted toward finding a possible resolution to this matter.			
10	WHEREFORE, for the reasons stated above, the Parties stipulate to extend the stay imposed			
11	for three (3) weeks, or until February 24, 2016.			
12				
13	Dated: Febru	ary 2, 2016	Dated: February 3, 2016	
14	THE URBAN	I LAW FIRM	LITTLER MENDELSON	
15 16 17 18	By: /s/ Sean MacDonald, Esq. MICHAEL A. URBAN, ESQ. NATHAN R. RING, ESQ. SEAN MACDONALD, ESQ. Attorneys for Plaintiffs		By:_/s/ Rachel Silverstein, Esq. RICK D. ROSKELLEY, ESQ. RACHEL SILVERSTEIN, ESQ. Attorneys for Defendants	
20	IT IS SO ORDERED:			
21			Dated: February 3, 2016.	
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24			UNITED STATES DISTRICT JUDGE	
25	Firmwide:13841003	6.1 083558.1072		
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